

EXHIBIT 1

*ASPN1-
EXCL00001*

January 6, 2006

TURN RECEIPT REQUESTED

[REDACTED]

Aspen Technology, Inc. Securities Litigation Exclusions
 c/o Gilardi & Co.
 1115 Magnolia Avenue
 Larkspur, CA 94939

Re: *Aspen Technology, Inc. Securities Litigation*

Dear Gilardi & Co.

We request to be excluded from the class.

Our names and address are:

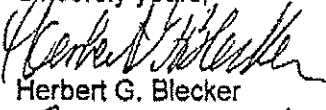
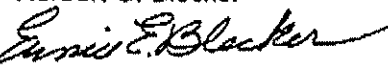
Herbert G. Blecker
 10129 Sorrel Avenue
 Potomac, Maryland 20854
 Tel: (301) 299-2128

Eunice E. Blecker
 10129 Sorrel Avenue
 Potomac, Maryland 20854
 Tel: (301) 299-2128

Our purchases and sales of Aspen Technology common stock during the Class Period are as follows:

<u>Number of Shares</u>	<u>Acquisition Date</u>	<u>Acquisition Price</u>	<u>Date of Sale</u>	<u>Sales Price</u>
50,000	28 Aug 2000	(22 Nov 2004	\$ 275,153
50,000	28 Aug 2000	(\$ 12,400,000	23 Nov 2004	\$ 277,968
10,000	28 Aug 2000	(for all shares	24 Nov 2004	\$ 52,399
18,400	28 Aug 2000	(acquired on	24 Nov 2004	\$ 101,644
20,000	28 Aug 2000	(28 Aug 2000	24 Nov 2004	\$ 103,797
100,000	28 Aug 2000	(23 Nov 2004	\$ 555,102
11	28 Aug 2000	(NA	NA

Sincerely yours,


 Herbert G. Blecker

 Eunice E. Blecker



January 6, 2006

U.S. MAIL - RETURN RECEIPT REQUESTED

Aspen Technology, Inc. Securities Litigation Exclusions
c/o Gilardi & Co.
1115 Magnolia Avenue
Larkspur, CA 94939

Re: *Aspen Technology, Inc. Securities Litigation*

Dear Gilardi & Co.

I request to be excluded from the class.

My name and address are:

Herbert G. Blecker
10129 Sorrel Avenue
Potomac, Maryland 20854
Tel: (301) 299-2128

My purchases and sales of Aspen Technology common stock during the Class Period are as follows:

<u>Number of Shares</u>	<u>Acquisition Date</u>	<u>Acquisition Price</u>	<u>Date of Sale</u>	<u>Sales Price</u>
10,000	19 Jun 2002	\$ 87,178	26 Feb 2004	\$ 84,701

Sincerely yours,

Herbert G. Blecker

*ASPN1-
EXCL00003***BOS FELDMAN**2204 PELHAM DRIVE
HOUSTON, TEXAS 77019
446-4493
os_feldman@yahoo.com

RECORDED BY

FEB 13 2006

CLAIMS CENTER

Sent via U.S.P.S. First Class Mail, Certified, Return Receipt Requested

Aspen Technology Securities Litigation
 Claims Administrator
 c/o Gilardi & Co. LLC
 P.O. Box 8040
 San Rafael, CA 94912-8040

February 10, 2006

I, Michael Bos Feldman, hereby request exclusion from the Class in the Aspen Technology, Inc. Securities Litigation. My address is 2204 Pelham Drive, Houston, Texas 77019. My telephone number is 713-446-4493. The dates, prices and number of shares of all purchases and sales of AspenTech common stock during the Class Period are as follows:

Date Acquired	No. of Shares	Purchase Price	Total Cost	Date Sold	Sales Price	Total Received
Shares Acquired on 7/15/01 in Merger Agreement						
7/15/2001	600	24.743	14,845.80	10/16/2001	12.55	7,530.00
7/15/2001	200	24.743	4,948.60	10/16/2001	12.535	2,507.00
7/15/2001	100	24.743	2,474.30	10/16/2001	12.53	1,253.00
7/15/2001	5,000	24.743	123,715.00	10/29/2001	13.48456	67,422.79
7/15/2001	1,900	24.743	47,011.70	11/6/2001	15.99446	30,389.47
7/15/2001	7,200	24.743	178,149.60	11/6/2001	15.98444	115,088.00
7/15/2001	400	24.743	9,897.20	11/6/2001	16.01445	6,405.78
7/15/2001	500	24.743	12,371.50	11/6/2001	16.00446	8,002.23
7/15/2001	4,100	24.743	101,446.30	11/6/2001	15.04439	61,682.00
7/15/2001	3,500	24.743	86,600.50	12/31/2001	16.76	58,660.00
7/15/2001	10,000	24.743	247,430.00	1/29/2002	19.4697	194,697.00
7/15/2001	15,000	24.743	371,145.00	1/30/2002	19.04973	285,746.00
7/15/2001	25,000	24.743	618,575.00	1/31/2002	19.7697	494,242.56
7/15/2001	50,000	24.743	1,237,150.00	3/7/2002	20.75118	1,037,559.00
7/15/2001	15,000	24.743	371,145.00	9/10/2002	4.049867	60,748.00
7/15/2001	10,000	24.743	247,430.00	9/10/2002	4.1999	41,999.00
7/15/2001	15,000	24.743	371,145.00	9/12/2002	3.8266	57,399.00
7/15/2001	80,000	24.743	1,979,440.00	10/8/2002	1.28746	102,996.80
7/15/2001	40,000	24.743	989,720.00	10/15/2002	1.699949	67,997.95
7/15/2001	39,824	24.743	985,365.23	10/18/2002	1.460156	58,149.24
Sub-total	323,324	24.743	8,000,005.73		8,537,797	2,760,474.82
Shares Purchased through Brokerage Account						
10/22/2001	900	11.52	10,365.00	12/11/2001	15.04444	13,540.00
11/21/2001	5,000	13.02	65,075.00	12/11/2001	15.0445	75,222.51
11/14/2001	5,000	14.02	70,075.00	12/12/2001	15.98447	79,922.37
11/14/2001	5,000	14.02	70,075.00	12/12/2001	16.01447	80,072.37
7/5/2002	10,000	3.92	39,150.00	8/16/2002	2.985	29,850.00

Aspen Technology Securities Litigation
February 10, 2006
Page 2

Sub-total	25,900	9.84	254,740.00	10.75704	278,607.25
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Put and Call on Aspen Technology Shares

7/14/2001	100,000	0	1/25/2002	3.15	315,000.00
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Sincerely,

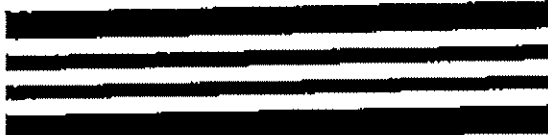


Michael Bos Feldman

William Joseph Korchinski
1516 Sinaloa Drive,
Santa Barbara, CA 93108
February 8, 2006
Telephone: (805) 969-4528

RECEIVED
FEB 10 2006

FEDERAL BUREAU OF INVESTIGATION
U.S. DEPARTMENT OF JUSTICE
MAIL CENTER



P.O. Box 8040,
San Rafael CA 94912-8040

Re: Exclusion from Aspen Technology, Inc. Securities Litigation Civil Action 04-12375-JLT

To Whom It May Concern:

Please be advised that I, William Joseph Korchinski request exclusion from the Class in the Aspen Technology, Inc. Securities Litigation (Aspen Technology, Inc. Securities Litigation Civil Action 04-12375-JLT). My record of all Aspen Technology, Inc. common stock purchases and sales is attached for your reference.

Sincerely,

A handwritten signature in black ink, appearing to read "William Joseph Korchinski".

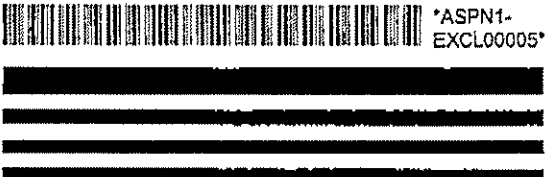
William Joseph Korchinski

EXCL #4

Date	Transaction	Number of shares	Price
July 15, 1997	Buy	156	\$31.98
January 29, 1998	Buy	171	\$29.11
June 30, 1998	Buy	175	\$28.48
October 6, 1998	Buy	1500	\$7.13
November 21, 1998	Buy	350	\$13.63
December 31, 1998	Buy	405	\$12.33
February 18, 1999	Buy	1050	\$14.00
June 30, 1999	Buy	500	\$9.99
December 31, 1999	Buy	490	\$10.20
June 30, 2000	Buy	196	\$25.45
March 20, 2000	Sell	200	\$50.00
May 2, 2000	Buy	300	\$33.00
June 30, 2001	Buy	243	\$20.57
June 23, 2003	Sell	400	\$5.25
June 23, 2003	Sell	600	\$5.25
June 23, 2003	Sell	1000	\$5.25
October 14, 2003	Sell	1300	\$5.00
October 14, 2003	Sell	2036	\$5.00

This is the record of all AZPN shares bought and sold by William J. Korchinski

•ASPN1-
EXCL00005•



**RT, MORTON, OGDEN, STAUB,
MOUGELOT & O'BRIEN, LLC**

ATTORNEYS AND COUNSELORS AT LAW

TERRENCE G. O'BRIEN
DIRECT DIAL (504) 599-8509
E-MAIL tobrien@taggarmorton.com

2100 ENERGY CENTRE
1100 POYDRAS STREET
NEW ORLEANS, LOUISIANA 70163-2100

TELEPHONE (504) 599-8500
FACSIMILE (504) 599-8501
www.taggarmorton.com

COVINGTON, LA OFFICE

71206 HENDRY AVENUE
COVINGTON, LOUISIANA 70433
TELEPHONE (985) 892-8592
FACSIMILE (985) 899-9237

February 10, 2006

RECEIVED P.P.

Aspen Technology Securities Litigation
Claims Administrator
c/o Gilardi & Co., LLC
P.O.Box 8040
San Rafael, CA 94912-8040

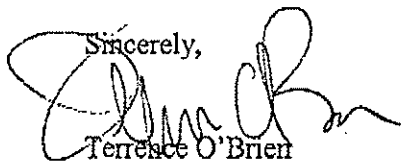
FEB 16 2006
CLAIMS CENTER

Dear Class Administrator:

F/V Software, LLC requests exclusion from the Class in the Aspen Technology, Inc. Securities Litigation.

The address for F/V Software, LLC is c/o Terrence G. O'Brien, 1100 Poydras St., suite 2100, New Orleans, LA 70163. Its telephone number is 504-599-8500.

F/V Software, LLC was issued 96,629 unregistered shares of Aspen Technology, Inc. common stock on June 15, 2001 in connection with a Membership Interest Purchase Agreement of same date among Aspen, Coppermine LLC and Computerized Processes Unlimited LLC. F/V Software, LLC sold its shares in December 2001 for \$16 per share.

Sincerely,

 Terrence O'Brien
 Attorney for F/V Software, LLC



RECEIVED IN CLERK'S OFFICE

FEB 17 2006

CLAIMS CENTER

Clayton J. White
 3810 Post Oak Ave.
 New Orleans, LA 70131

Aspen Technology Securities Litigation
 Claims Administrator
 C/o Gilardi & Co. LLC
 P.O. Box 8040
 San Rafael, CA 94912-8040

To Whom It May Concern:

The undersigned, Clayton J. White, is specifically demanding to be excluded from the Class in the Aspen Technology, Inc. Securities Litigation. Undersigned's address and telephone are as follows:

Clayton J. White
 3810 Post Oak Ave.
 New Orleans, LA 70131

Phone: 504-393-2281

The table below provides the dates, prices, and number of share of all purchases and sales by the undersigned of AspenTech common stock during the class period.

Date	Transaction	Price	Shares
6/15/2001	Purchase	25.58600	14,579
12/21/2001	Sold	15.96000	10,000
1/26/2002	Sold	20.00000	1,000
1/31/2002	Sold	19.90000	3,579
6/15/2001	Purchase	25.58600	14,579
12/4/2002	Sold	3.02450	6,000
5/16/2003	Sold	3.50000	2,000
10/30/2003	Sold	7.59000	2,000
11/3/2003	Sold	8.72000	2,000
11/7/2003	Sold	8.48000	2,000
1/5/2004	Sold	10.90648	579
12/31/2001	Purchase	14.28000	350
1/30/2002	Sold	19.87500	350
6/30/2002	Purchase	7.09000	705
10/7/2003	Sold	4.75000	705
7/8/2002	Purchase	3.41000	3,056

10/7/2003	Sold	4.75000	1,295
10/8/2003	Sold	5.08000	1,000
10/10/2003	Sold	5.98000	761
6/30/2003	Purchase	2.42365	2,063
10/10/2003	Sold	5.98000	739
10/21/2003	Sold	6.48000	1,000
3/30/2004	Sold	8.21968	324
10/7/2003	Purchase	2.98000	347
10/7/2003	Sold	5.47000	347
10/7/2003	Purchase	2.75000	831
10/7/2003	Sold	5.47000	831
1/2/2004	Purchase	3.99680	1,251
1/5/2004	Sold	10.90648	421
1/13/2004	Sold	12.21342	500
3/30/2004	Sold	8.21968	330
7/1/2004	Purchase	2.75000	187
7/1/2004	Sold	6.28128	187

The undersigned hereby expressly requests to be excluded from the Class in the Aspen Technology, Inc. Securities litigation.

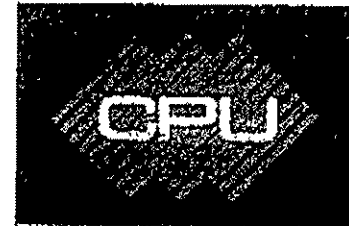
Sincerely

Clayton J. White

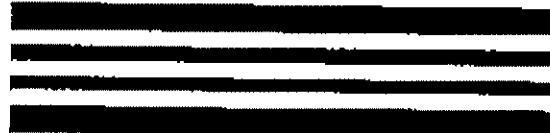
2/13/2006

Date

Computerized Processes Unlimited LLC
2901 Houma Blvd.
Suite 5
Metairie, LA 70006
www.cpulle.com



'ASPN1-
EXCL00007'



RECEIVED

FEB 17 2006

CLAIMS C

c/o Gilardi & Co. LLC
P.O. Box 8040
San Rafael, CA 94912-8040

Subject: Request for Exclusion Civil Action No. 04-12375-JLT

Claims Administrator,

Please exclude twenty-nine thousand one hundred fifty-eight (29,158) shares of Aspen Technology, Inc. common stock purchased by Computerized Processes Unlimited LLC under Membership Interest Purchase Agreement, dated June 15, 2001, among Aspen Technology, Inc., Coppermine LLC, and Computerized Processes Unlimited LLC. Copies of pertinent pages of the Membership Interest Purchase Agreement, and the related stock certificate (AZ10013), also dated June 15, 2001, are enclosed.

Additional information will be provided if requested.

Per your instructions, information pertaining to person requesting exclusion follows:

Marcus M. Chevis
4421 Burke Drive
Metairie, LA 70003
Phone: (504) 780-8046 Fax: (504) 780-0454
Date of Purchase: June 15, 2001
Number of Shares: 29,158
Share Price: \$25.586

Please advise if we may provide additional information.

COMPUTERIZED PROCESSES UNLIMITED LLC

Marcus M. Chevis
Marcus M. Chevis, P.E.

Phone: (504) 456-7446

Fax: (504) 780-0454

MEMBERSHIP INTEREST PURCHASE AGREEMENT

Dated as of June 15, 2001

among

ASPEN TECHNOLOGY, INC.,

COPPERMINE LLC

and

COMPUTERIZED PROCESSES UNLIMITED, L.L.C.

THIS MEMBERSHIP INTEREST PURCHASE AGREEMENT dated as of June 15, 2001 (this "Agreement") is entered into among Aspen Technology, Inc., a Delaware corporation ("Aspen"), Coppermine LLC, a Delaware limited liability company ("Coppermine"), and Computerized Processes Unlimited, L.L.C., a Louisiana limited liability company and the sole member of Coppermine ("CPU"). Aspen, Coppermine and CPU are collectively referred to herein as the "Parties."

PRELIMINARY STATEMENT

A. CPU has operated a Plant Application Integration Business unit engaged in developing, marketing and selling its IntelliPlant software products and in providing system integration services to IntelliPlant customers, including planning, installation, documentation and management.

B. Immediately prior to the execution and delivery of this Agreement (the "Contribution Time"), CPU entered into a contribution agreement with Coppermine (the "Act of Contribution") pursuant to which CPU contributed to Coppermine specified assets identified therein (the "PAI Assets"), and Coppermine assumed specified liabilities identified therein (the "PAI Liabilities"), associated with the line of business (the "PAI Business") previously conducted by CPU's Plant Application Integration Business unit.

C. CPU, as of the date hereof, is the sole member of Coppermine. Aspen wishes to purchase, and CPU wishes to sell, CPU's entire limited liability company interest in Coppermine (the "Coppermine Interest") for the consideration set forth below, subject to the terms and conditions of this Agreement.

NOW, THEREFORE, in consideration of the representations, warranties and covenants herein contained, the Parties agree as follows.

ARTICLE I. PURCHASE AND SALE OF COPPERMINE INTEREST

1.1. Purchase Price. Subject to and upon the terms and conditions of this Agreement, at the closing of the transactions contemplated by this Agreement (the "Closing"), CPU is selling, transferring, conveying, assigning and delivering to Aspen, and Aspen is purchasing, acquiring and accepting from CPU, all right, title and interest in and to the Coppermine Interest, free and clear of any Security Interest (as defined below), for a purchase price consisting of 441,648 shares (the "Aspen Shares") of the common stock, \$10 par value per share, of Aspen ("Aspen Common").

1.2. Closing. The Closing is being held at the offices of Hale and Dorr LLP in Boston, Massachusetts, as of 10 A.M., Eastern daylight savings time, on the date hereof. At the Closing:

(a) the Parties are delivering this Agreement;

(b) CPU is delivering to Aspen an instrument of assignment of limited liability company interest with respect to the transfer of the Coppermine Interest (the "Assignment");

(c) Aspen is delivering to CPU certificates registered in the name of CPU and the persons and entities named in Schedule 1.2(c), as designees of CPU, each certificate representing the number of shares set forth opposite each person's or entity's name on Schedule 1.2(c), and representing, in the aggregate, 397,483 of the Aspen Shares;

(d) Aspen is delivering to American Stock Transfer and Trust Company, Inc., as escrow agent (the "Escrow Agent"), a certificate registered in the name of the Escrow Agent or its nominee and representing 44,165 of the Aspen Shares (the "Escrowed Aspen Shares"); and

Schedule 1.2(c)

<u>Name</u>	<u>Number of Shares of Aspen Common Issued at Closing</u>
Advantage Capital Partners VI, Limited LL&E Tower, Suite 2230 909 Poydras Street New Orleans, Louisiana 70112	44,467
Advantage Capital Partners VII, Limited LL&E Tower, Suite 2230 909 Poydras Street New Orleans, Louisiana 70112	32,447
Advantage Capital Partners VIII, Limited LL&E Tower, Suite 2230 909 Poydras Street New Orleans, Louisiana 70112	11,054
Advantage Capital Partners X, Limited LL&E Tower, Suite 2230 909 Poydras Street New Orleans, Louisiana 70112	8,658
James B. Bassich 3004 Coliseum Street New Orleans, Louisiana 70115	29,158
Michael S. Benbow 7300 Lakeshore Drive #38 New Orleans, Louisiana 70124	29,158
Kenneth P. Callaway 4609 Dreyfous Avenue Metairie, Louisiana 70006	29,158
Marcus M. Chevis 4421 Burke Drive Metairie, Louisiana 70003	29,158
Computerized Processes Unlimited, L.L.C. 4200 S. I-10 Service Road S., Suite 205 Metairie, Louisiana 70001	-26,945
F/V Software, L.L.C. 650 Poydras Street, Suite 2710 New Orleans, Louisiana 70130	96,626

<u>Name</u>	<u>Number of Shares of Aspen Common Issued at Closing</u>
Robert W. Phillipott 1007 Division Street Metairie, Louisiana 70001	29,158
Pontchartrain Technology, Inc. 4200 S. I-10 Service Road S., Suite 205 Metairie, Louisiana 70001	2,338
Clayton J. White 3810 S. Post Oak Avenue New Orleans, Louisiana 70131	29,158

ASPN1
EXCL00008*

2007/02/27 10:52:52

FEB 27 2006

CLAIMS CENTER

Subject: Request for Exclusion from Class
Action Suit and Settlement in the
Aspen Technology, Inc. Securities
Litigation

To: Aspen Technology Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 8040
San Rafael, CA 94912-8040

Please be advised that I hereby request that you exclude me from the above subject Class Action and Settlement in the Aspen Technology, Inc. Security Litigation. For your information, my name is Henry M. Carle and I reside at 4807 W. 101st Terrace, OVERLAND PARK, KS 66207 - Telephone #913-649-8623. At the present I am temporarily residing at 5919 Bounty Circle, Tavares, FL 32778 until 03/30/06 - Telephone # 352-343-9983.

On 08/16/02 I purchased 1000 shares of Aspen Technology, Inc. stock through my broker at H&R Block for a total price of \$2,999.75 to be added to my IRA. H&R Block is the custodian of one of my IRAs. My financial advisor at H&R Block is Mr. Scott Befort who can be reached for confirmation purposes on this transaction only at 816-913-2223. (These shares are still in my portfolio)

Please honor my request to be excluded from this Class Action Suit and Settlement in the Aspen Technology, Inc. Security Litigation.

Yours truly,

Henry M. Carle
HENRY M. CARLE

KOBRE & KIM LLP

*ASPN1-
EXCL00009* 800 THIRD AVENUE
NEW YORK, NEW YORK 10022

TEL 212.488.1200
FAX 212.488.1220
WWW.KOBREKIM.COM

February 8, 2006

BY CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Aspen Technology Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 8040
San Rafael, California 94912-8040

Re: **In re Aspen Technology, Inc. Securities Litigation**
(D. Mass. Case No. 04-12375-JLT)
Request for Exclusion from Class

Dear Claims Administrator:

This firm represents Wayne Sim and, for purposes of this Request, 3850544 Canada Inc.

We hereby request the exclusion of Mr. Sim and 3850544 Canada Inc., the former record holder¹ of Mr. Sim's shares in securities of Aspen Technology, Inc., from the Class in In re Aspen Technology, Inc. Securities Litigation in accordance with the procedure listed in paragraph 13 in the Notice of Proposed Settlement of Class Action dated December 12, 2005 (the "Notice"). The information requested in the Notice is as follows:

Name, address and telephone number of persons seeking exclusion:

Wayne Sim (beneficial owner)
67 Artist View Point
Calgary, Alberta T3Z 3N3
Canada
Telephone: (403) 547-0072

¹ 3850544 Canada Inc. is a Canadian holding company that is wholly owned by Mr. Sim.

Claims Administrator
 February 8, 2006
 Page 2

3850544 Canada Inc. (record holder)
 400 2nd Avenue S.W., Suite 100
 Calgary, Alberta T2P 5E9
 Telephone: (403) 547-0072

Date(s), price(s) and number(s) of purchases and sales of AspenTech common stock during the Class Period (October 29, 1999 to March 15, 2005):

Number of Shares	Date Purchased	Purchase Price	Date Sold	Sale Price
50,000	May 9, 2002	\$12.00	March 24, 2005	\$5.85
500,000	May 9, 2002	\$12.00	April 6, 2005	\$5.00
78,937	September 14, 2004	\$2.75	September 14, 2004	\$6.80
15,000	September 14, 2004	\$2.50	September 14, 2004	\$6.80

Mr. Sim's signature appears at the bottom of this request.

Please contact us if you have any questions.

Sincerely,

Michael S. Kim
 212.488.1201

Lisa J. Borodkin
 212.488.1230

Wayne Sim
 Wayne Sim
 Individually and on behalf of
 3850544 Canada Inc.

KOBRE & KIM LLP

*ASPN1-
EXCL00010* 800 THIRD AVENUE
NEW YORK, NEW YORK 10022
TEL 212.488.1200
FAX 212.488.1220
WWW.KOBREKIM.COM

February 8, 2006

BY CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Aspen Technology Securities Litigation
Claims Administrator
c/o Gilardi & Co. LLC
P.O. Box 8040
San Rafael, California 94912-8040

Re: In re Aspen Technology, Inc. Securities Litigation
(D. Mass. Case No. 04-12375-JLT)
Request for Exclusion from Class

Dear Claims Administrator:

This firm represents Salvador Clavé Marcet.

We hereby request the exclusion of Mr. Clavé from the Class in In re Aspen Technology, Inc. Securities Litigation in accordance with the procedure listed in paragraph 13 in the Notice of Proposed Settlement of Class Action dated December 12, 2005 (the "Notice"). The information requested in the Notice is as follows:

Name, address and telephone number of persons seeking exclusion:

Salvador Clavé Marcet
121 Hawkside Mews
Calgary, Alberta T3G 3K9
Canada
Telephone: (403) 244-1422

Claims Administrator
 February 8, 2006
 Page 2

Date(s), price(s) and number(s) of purchases and sales of AspenTech common stock during the Class Period (October 29, 1999 to March 15, 2005):

Number of Shares	Date Purchased	Purchase Price	Date Sold	Sale Price
16,665	May 9, 2002	\$12.00	April 6, 2005	\$5.00
3,000	January 10, 2005	\$2.75	March 16, 2005	\$5.95
3,000	January 10, 2005	\$2.75	March 16, 2005	\$5.98
6,000	January 10, 2005	\$2.75	March 16, 2005	\$6.00
5,961	January 10, 2005	\$2.75	April 6, 2005	\$5.10
1,000	January 10, 2005	\$2.75	April 6, 2005	\$5.11
400	January 10, 2005	\$2.75	April 6, 2005	\$5.13
100	January 10, 2005	\$2.75	April 6, 2005	\$5.14

Mr. Clavé's signature appears at the bottom of this request.

Please contact us if you have any questions.

Sincerely,

Michael S. Kim
 212.488.1201

Lisa J. Borodkin
 212.488.1230

Salvador Clavé Marçet.